

LEE MOORE J. COMMAN PLEAS PLEAD ._ -

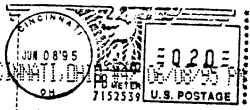


HAMILTON COUNTY COMMON PLEAS COURT ROOM 315, HAMILTON COUNTY COURTHOUSE 1000 MAIN STREET CINCINNATI, OHIO 45202

IN ACCORDANCE WITH APPELLATE RULE 30(4);YOU ARE HEREBY GIVEN NOTICE THAT THE
FOLLOWING ORDER OR JUDGMENT HAS BEEN
JOURNALIZED ON THE 1ST DAY OF
JUNE, 1995, IMAGE NUMBER 2.

ENTRY GRANTING EXTENSION OF TIME TO FILE APPELLANT'S BRIEF UNTIL 06/09/95.

NOTICE IS SENT BY ORDINARY MAIL TO ALL PARTIES REQUIRED BY LAW. Deputy: David P. Gilb JAMES CISSELL CLERK OF COURTS

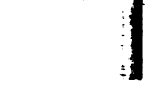


Case No. C 95-00009 STATE OF OHIO - V S -LEE EDWARD MOORE

TIMOTHY J DEARDORFF

2368 VICTORY PKWY SUITE 300 CINCINNATI OH 45206

nome Idealalatealallicadid Illicallicadid Illicallicadid

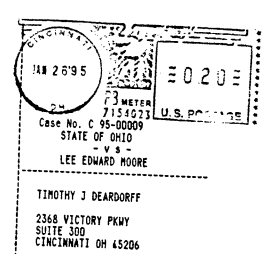


HAMILTON COUNTY COMMON PLEAS COURT ROOM 315, HAMILTON COUNTY COURTHOUSE 1000 MAIN STREET CINCINNATI, OHIO 45202

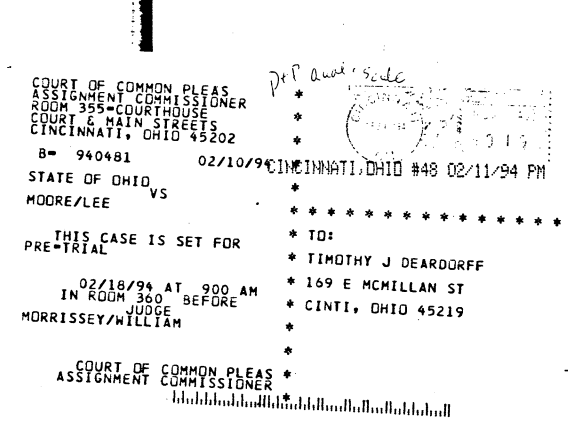
IN ACCORDANCE WITH APPELLATE RULE 30(A), YOU ARE HEREBY GIVEN NOTICE THAT THE FOLLOHING ORDER OR JUDGMENT HAS BEEN JOURNALIZED ON THE 25TH DAY OF JANUARY, 1995, IMAGE NUMBER 99.

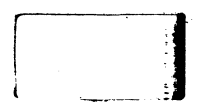
JOURNAL ENTRY

NOTICE IS SENT BY ORDINARY MAIL TO ALL PARTIES REQUIRED BY LAW. Deputy: David P. 611b JAMES CISSELL CLERK OF COURTS



- Educkleholdthoodbooddholoodtthoottolodd





COURT OF COMMON PLEAS ASSIGNMENT COMMISSIONER ROOM 355-COURTHOUSE COURT & MAIN STREETS CINCINNATI, OHIO 45202

B= 940481

08/11/94

STATE OF OHIO NOORE/LEE VS

JURY TRIAL

IN ROOM 360 BEFORE MORRISSEY/WILLIAM

ASSIGNMENT COMMON PLEAS

to:

* TIMOTHY J DEARDORFF

* 2368 VICTORY PKWY

* SUITE 300

* CINCINNATI DH 45206



COURT OF COMMON PLEAS ASSIGNMENT COMMISSIONER ROOM 355-COURTHOUSE COURT & MAIN STREETS CINCINNATI, OHIO 45202

B- 940481

02/22/94CINCINHATI; DH D

STATE OF OHIO VS

JURY TRIAL

07/26/94 AT 900 AM IN ROOM 360 BEFORE JUDGE MORRISSEY/WILLIAM * TO:

TIMOTHY J DEARDORFF

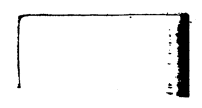
169 E MCMILLAN ST

* CINTI, OHIO 45219

COURT OF COMMON PLEAS ASSIGNMENT COMMISSIONER

Notified

33



COURT OF COMMON PLEAS
ASSIGNMENT COMMISSIONER
ROOM 355 - COURTHOUSE
COURT & MAIN STREETS
CINCINNATI, OHIO 45202

8- 940481-

05/09/94

STATE OF OHIO

MOTIONS & CASE IS SET FOR mation

IN ROOM 360 AT 1000 AM MORRISSEY/WILL MOTER

ASSIGNMENT

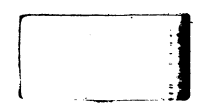


t Tn

* TIMOTHY J DEARDORFF

169 E MCMILLAN ST

SHRIGH MESTINGSO 1384 05/12/94
NOTIFY SENDER OF NEW ADDRESS
LOEARDORFF + HAAS
ROEARDORFF + HAAS
ROEARD



940481 STATE OF CHIOVS 06/06/94 MCORE/LEE JURY TRIAL CASE IS SET FOR TIMOTHY J DEARDORFF IN RCOM 34 AT 900 AM 169 E MCMILLAN ST MORRISSEY/WIL ASSIGNMEN Adulah da karan da ka



COURT OF COMMON PLEAS ASSIGNMENT COMMISSIONER ROOM 355-COURTHOUSE COURT & MAIN STREETS CINCINNATI, UHIO 45202

B= 940481

02/22/94 INCIMANT. THE DIRECT DOS

STATE OF OHIO

MOTION TO SUPPRESS FOR

IN RUDM 360 BEFORE MORRISSEY/WILLIAM

ASSIGNMENT COMMON PLEAS

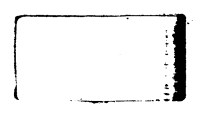
blabidaddaaMdablal

TO:

- * TIMOTHY J DEARDORFF
- 169 E MCMILLAN ST
- * CINTI, OHIO 45219

notified

laallidaaddallaadallaalladaldald



COURT OF COMMON PLEAS ASSIGNMENT COMMISSIONER ROOM 355-COURTHOUSE COURT & MAIN STREETS CINCINNATI, OHIO 45202

B- 940481

02/22/94

STATE OF OHIO

MODRE/LEE

Death penalty

THIS CASE IS SET FOR MOTION

06/27/94 AT 1000 AM IN ROOM 360 BEFORE JUDGE MORRISSEY/WILLIAM

COURT OF COMMON PLEAS ASSIGNMENT COMMISSIONER

In:

TIMOTHY J DEARDORFF

169 E MCMILLAN ST

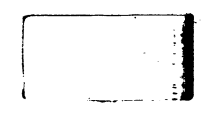
CINTI, OHIO

1/01 Clearbrook Dr

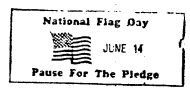
(29)

Realish Medical bed blood of the blood of th

ull



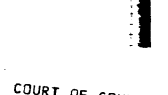
JUDGE WILLIAM J. MORRISSEY Hamilton County Courthous **Court of Common Pleas** Cincinnati, Ohio 45202



Im Deardorff Esg

CALLS ASSISTED 1394 05/12/94
HOTIFY SENDER DF NEW ADDRESS
DEARDDRFF + HAAS
1368 VICTORY PKY APT 300
INCINNATI OH 45206-2810

Librard Harris Harris Hadrin Hillard Harris Harris Labolated



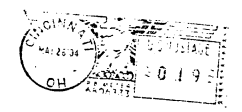
COURT OF COMMON PLEAS
ASSIGNMENT COMMISSIONER
ROOM 355 COURTHOUSE
COURT & MAIN STREETS
CINCINNATI, OHIO 45202

8 940481 05/25/94
STATE OF OHIO
MOORE/LEE VS

MOTION CASE IS SET FOR

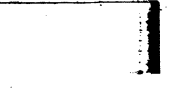
IN ROOM 360 BEFORE AM.
MORRISSEY/HILLIAM

ASSIGNMENT COMMISSIONER



CEARLER YSELREOUV 1394 OF NOTIFY SENDER OF NEW ACCRES 2364 VICTORY PAY APT 300 CINCINNATI ON YSECU 2810

hladdaddlladlladladladladllladladle

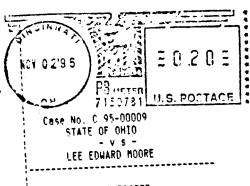


HAMILTON COUNTY COMMON PLEAS COURT ROOM 315, HAMILTON COUNTY COURTHOUSE 1000 MAIN STREET CINCINNATI, 0HIO 45202

IN ACCORDANCE WITH APPELLATE RULE 30(A).
YOU ARE HEREBY GIVEN NOTICE THAT THE
FOLLOWING ORDER OR JUDGMENT HAS BEEN
JOURNALIZED ON THE 24TH DAY OF
OCTOBER, 1995, IMAGE NUMBER 14.

ENTRY GRANTING EXTENSION OF TIME TO FILE APPELLEE'S BRIEF UNTIL 12/19/95

NOTICE IS SENT BY ORDINARY MAIL TO ALL PARTIES REQUIRED BY LAM. Deputy: David P. Gilb JAMES CISSELL CLERK OF COURTS



TIMOTHY J DEARDORFF 2368 VICTORY PKWY

SUITE 300 CINCINNATI OH 45206

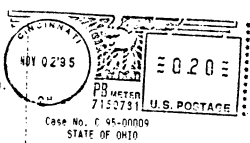


HAMILION COUNTY COMMON PLEAS COURT ROOM 315, HAMILION COUNTY COURTHOUSE 1000 MAIN STREET CINCINNATI. 0HIO 45202

IN ACCORDANCE WITH APPELLATE RULE 301A1. YOU ARE HEREBY GIVEN NOTICE THAT THE FOLLOWING ORDER OR JUDGMENT HAS BEEN TOURNALIZED ON THE 20TH DAY OF OCTOBER, 1995. IMAGE NUMBER 14.

ENTRY EXTENDING PAGE LIMITATION

NOTICE IS SENT BY ORDINARY MAIL TO ALL PARTIES REQUIRED BY LAW. Deouty: David P. Gilb JAMES CISSELL CLERK OF COURTS



STATE OF OHIO

VS LEE EDWARD MOORE

TIMOTHY J DEARDORFF

2368 VICTORY PKWY SUITE 300 CINCINNATI OH 45206

COURT OF COMMON PLEAS CRIMINAL DIVISION HAMILTON COUNTY, OHIO

STATE OF OHIO

Case No. B9400481

Judge Ruehlman

Plaintiff

MOTION TO INSTRUCT THE

JURY ON SUFFICIENCY OF SINGLE MITIGATING

OF S

VS.

: FACTOR

LEE MOORE

Defendant .

Lee Moore, through his attorneys, respectfully moves this Court to supplement the O.J.I. 503.016(A)(2) "Burden" instruction with the following sentence:

"However, any one mitigating factor standing alone may be sufficient to support a sentence of life imprisonment if the aggravating circumstances do not outweigh the mitigating factors beyond a reasonable doubt."

The reasons in support of this motion are set out in the attached memorandum.

MEMORANDUM IN SUPPORT

"It is prejudicial error to refuse a requested charge that is pertinent to the case, states the law correctly, and i snot covered by the general charge." State v. Hicks (1989), 43 Ohio State 3d 72, 77. The requested supplement is pertinent to the case, as it clarifies the instruction so that the jury is aware even one mitigating factor is sufficient to support a life sentence if it is not proven beyond a reasonable doubt that the aggravating circumstances outweigh that single factor.

The standard instruction falls short of providing that clarification:

2: BURDEN. The prosecutor has the burden to prove beyond a reasonable doubt that the aggravating circumstances of which the defendant was found guilty outweigh the factors in mitigation of imposing the death sentence. To outweigh means to weigh more than, to be more important than. The existence of mitigating factors does not preclude or prevent the death sentence, if the aggravating circumstances outweigh the mitigating factors.

O.J.I. 503.016(A). Addition of the requested sentence more clearly reflects the law that any one mitigating factor may be considered alone as sufficient in the weighing process. R.C. 2929.04(B).

Failure to give the supplemented instruction will deny the benefits of state and federal law to which the Defendant is entitled and undermine his rights under the Ohio and Federal Constitutions to due process, equal protection, a fair and impartial and reliable jury determination as to sentence, and to be free from cruel and unusual punishment.

Respectfully submitted,

Daniel J. James #0008067 Attorney for Defendant 30 E. Central Pkwy., 13th Flr. Cincinnati, Ohio 45202 513-721-1995

and

Timothy J. Deardorff #0006308 Attorney for Defendant 2368 Victory Parkway Suite 300 Cincinnati, Ohio 45206 513-872-7900

CERTIFICATE OF SERVICE

I certify that a true copy of the foregoing Motion was hand delivered to the office of the Hamilton County Prosecutor, 4th floor of the Hamilton County Courthouse, this _____ day of _____, 1994.

Daniel J. James #0008067 Attorney for Defendant

Failure to give the supplemental instruction will deny Mr. Moore his rights under the Ohio and United States Constitutions to due process, equal protection, a fair and reliable jury determination of sentence, and to be free from cruel and unusual punishment.

Respectfully submitted,

Daniel J. James #0008067 Attorney for Defendant 30 E. Central Pkwy., 13th Flr. Cincinnati, Ohio 45202 513-721-1995

and

Timothy J. Deardorff #0006308 Attorney for Defendant 2368 Victory Parkway Suite 300 Cincinnati, Ohio 45206 513-872-7900

CERTIFICATE OF SERVICE

I certify that a true copy of the foregoing Motion was hand delivered to the office of the Hamilton County Prosecutor, 4th floor of the Hamilton County Courthouse, this ____ day of , 1994.

> Daniel J. James #0008067 Attorney for Defendant

COURT OF COMMON PLEAS CRIMINAL DIVISION HAMILTON COUNTY, OHIO

STATE OF OHIO : Case No. B9400481

: Judge Ruehlman
Plaintiff

: MOTION TO INCLUDE ALCOHOL
vs. : AND/OR DRUG IMPAIRMENT AT

THE TIME OF THE OFFENSE

LEE MOORE

AMONG LIST OF MITIGATING

: FACTORS IN PENALTY PHASE
Defendant : JURY INSTRUCTIONS

Lee Moore, through his attorneys, respectfully requests that this Court include the following mitigating factor in its penalty phase instructions:

Intoxication by alcohol and/or drugs is not an excuse for an offense. However, such a condition must be considered as a mitigating factor for the purpose of determining whether such intoxication adversely affected Mr. Moore's mental processes, conduct and actions and whether such intoxication deprived him of the clearness of intellect and control of himself that he would otherwise have possessed.

Modified O.J.I. Sections 411.10 and 411.11. The reasons in support of this motion are set out in the attached memorandum.

MEMORANDUM IN SUPPORT

If a jury finds that a defendant's judgment, control and clearness of intellect was impaired by drugs and/or alcohol at the time of the offense, it is legally and constitutionally relevant and is appropriately considered in mitigation under both the Federal State Constitutions and pursuant to R.C. 2929.04(B)(7).

Defense is not submitting that Mr. Moore arguably acted "under duress, coercion or strong provocation," nor does defense assert that "the defendant, because of a mental disease or defect, lacked

substantial capacity to appreciate the criminality of his conduct or to conform his conduct to the requirements of the law." R.C. 2929.04(B)(2) and (B)(3), respectively. The degree of impairment need not rise to the level of duress or substantial impairment to be considered an "any other" factor "relevant to the issue of whether the defendant should be sentenced to death." R. C. 2929.04(B)(7). The United States Supreme Court has held that "any other matter" includes lesser degrees of impairment, disturbance or duress than the higher degrees defined by statute. Blystone v. Pennsylvania (1990), 494 U.S. 299, 308-309, 108 L.Ed.2d 255, 265. In a subsequent decision, the Court reversed a ruling of a trial judge who found that none of the evidence presented established a nonstatutory mitigation circumstance where there was testimony from several witnesses that the defendant was under the influence of large amount of alcohol and various drugs during the murders. Parker v. Dugger (1991), 498 U.S. ____, 112 L.Ed.2d 812, 822. The Court considered such testimony to be evidence of a nonstatutory mitigating circumstance; and the failure to consider it as such denied the defendant of the individualized treatment to which he was entitled. Id.

The standard intoxication instructions at O.J.I. Sections 411.10 and 411.11 are not appropriate in the penalty phase of a capital case. The phrasing of the instructions are in the language of an affirmative defense, and they ignore the critical distinctions between affirmative defenses and mitigating factors. They would be inappropriate because they focus on the "purpose" element of the underlying offense. That element is not at issue in